

ATTACHMENT 85

From: Chris G <chris@rebotixrepair.com>
Sent: Thursday, August 22, 2019 9:17 AM
To: Greg Posdal
Subject: Agreement
Attachments: Distributor Agreement (SIS) 0813.docx

Greg,
See attached.

Sincerely,

Chris Gibson
Chief Operations Officer
Rebotix Repair
539 Pasadena Ave S
St. Petersburg, FL 33707
P: 727-345-6362
F: 727-343-4637
<https://www.rebotixrepair.com>

SERVICE CENTER AGREEMENT

THIS AGREEMENT, ("Agreement") is made and entered by and between Rebotix Repair, LLC. ("Rebotix") of 539 Pasadena Ave South, St Petersburg FL 33707; Surgical Instrument Service Company, Inc. of 151 N. Brandon Drive, Glendale Heights, IL 60139 ("Service Center").

WHEREAS, Rebotix repairs da Vinci EndoWrists originally manufactured by Intuitive Surgical, Inc., ("Wrists"). Specific Wrist approved models are set forth at Attachment "A" Approved Model List.

WHEREAS, Service Center is engaged in the sale and marketing of medical products and desires to provide repair services for Wrists as set forth herein ("Repair").

WHEREAS, the parties desire to enter into an agreement whereby Service Center engages in the Repair of Wrists utilizing replacement components, including Rebotix board assembly, provided by Rebotix ("Components"). A Wrist Repaired by Service Center utilizing Components is hereinafter referred to as a "Repaired Wrist".

Now therefore, for good and valuable consideration as set forth herein, the sufficiency of which is hereby acknowledged, the parties agree as follows:

1 Scope of Work

Rebotix will perform the following services hereunder ("Scope of Work") :

- 1.1 Initial Set Up. Provide equipment, Custom Fixtures (per 1.2 below), initial parts (including an initial quantity of 50 Components), and supplies, work instructions, procedures, and training necessary to perform Repair as more specifically set forth on Attachment "B". The PO system per section 4 below will be utilized for the Initial Set Up.
- 1.2 Custom Fixtures. As part of Initial Set Up Rebotix will provide Service Center multiple custom fabricated fixtures ("Custom Fixtures") required to perform Repair. Custom Fixtures can only be loaned through Rebotix and include the Scanner Fixture (which includes the accompanying software and installation/operation information). Custom Fixtures are loaned to Service Center only for use as part of the Repair service and remain the exclusive property of Rebotix at all times. Custom Fixtures are Confidential Information per section (16) herein. Service Center shall return Custom Fixtures to Rebotix immediately upon the termination of this agreement.
- 1.3 Ongoing sale of Components per section 4 below.
- 1.4 Ongoing technical support and training. Rebotix shall, from time to time and upon terms agreed by the parties, provide on-going training and / or technical support to Service Center. In the event of on-site training or technical support, Service Center agrees to reimburse Rebotix for reasonable travel expenses including: airfare, vehicle rental, food, and hotel accommodations.

2 Repaired Wrists / Evaluation

- 2.1 Service Center will only utilize Components in the repair of Wrists included on the Approved Model List. Rebotix may from time to time, in its sole discretion, add or remove specific Wrist models from the Approved Model List. Rebotix will provide

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notice of such addition or removal to Service Center. Removals of Wrist models shall only occur as a result of a compatibility, regulatory, or safety issue.

- 2.2 Only Wrist with at least one use remaining are candidates for initial Repair.
- 2.3 Service Center acknowledges that it is offering Repair service only, and does not take ownership of the Wrist. Service Center will ensure that Repaired Wrist is returned to their owner.
- 2.4 It is Service Center's responsibility to evaluate each Wrist for suitability for Repair.
- 2.5 Service Center will be responsible for evaluating the functionality and surgical suitability of all Repaired Wrist per the provided test and inspection procedures, including but not limited to electrosurgical safety, functional test with fixtures, and inspection of the distal end/tip of the Repaired.
- 2.6 Service Center will ensure safe and proper handling and return of Repair Wrist to owners.

3 Pricing/Territory

- 3.1. Pricing. The price of each Interceptor Component shall not exceed \$800 USD. Pricing shall be according to the terms of the PO process set forth in section 4 below and/or such terms as the parties may agree from time to time.
- 3.2 Territory. During the term of this Agreement, Service Center has the non-exclusive right to market and perform Wrist Repairs in the United States of America.
- 3.3 Service Center Limitations. Service Center will not market or perform Wrist Repairs for any customer that belongs to the Premier network except customers belonging to the Premier Ascend and Surpass tier networks. Service Center shall forward Wrist from customers belonging to the Premier Ascend and Surpass tier networks directly to Rebotix for Repair service.

4 Purchase Orders

- 4.1 Component purchase and other orders will be initiated by request from Service Center. Rebotix will provide a quote setting forth price, cost and delivery terms.
- 4.2 If Service Center approves quote, Service Center must provide a purchase order ("PO") to Rebotix that includes a minimum of the following information: PO number, Service Center name, e-mail address, phone number, and any other contact information, and any shipping/delivery instructions.
- 4.3 POs are accepted subject to Rebotix ability to timely obtain the necessary materials as well as any government regulation.
- 4.4 The Initial Set Up (containing the order of 50 Components) per 1.1 above, may be established via one PO. This PO will be due upon receipt and prior to Set Up of Service Center. Service Center may request the initial order of 50 components to be broken up into 2 POs. The First PO will contain the Initial Set Up and 25 components, and will be due upon receipt as described above. Service Center will place a second order for a minimum of 25 Components within 90 days of the Effective Date of this Agreement.
- 4.5 Subsequent Component orders shall be for minimum quantities of 50.

5 Payment Terms

- 5.1 Service Center shall pay all Rebotix invoices per the PO. Unless otherwise specified, Service Center will pay Rebotix invoices on a net-30 basis with payment due strictly

- within thirty (30) days from the applicable invoice date, with a two percent (2%) interest on all past due amounts.
- 5.2 In the event that any amounts are past due, Rebotix reserves the right to suspend Rebotix's performance under this Agreement until all such past due amounts have been paid to Rebotix in full.
- 5.3 In the event ownership of Service Center changes, Service Center is required to pay to Rebotix any and all outstanding balances (including late charges, if any) owed to Rebotix under this Agreement on or before the earlier of: (i) thirty (30) days from the applicable invoice date, or (ii) five (5) days after any ownership change occurs.
- 6 Component Use List. For each Repair Wrist Service Center will record the serial number of the Component utilized in that Wrist per section 11 below.
- 7 Warranty/Exclusions/Claims/Insurance
- 7.1 Warranty. In the event a Component fails, Service Center may notify Rebotix with a warranty claim. Rebotix shall have the right to investigate any warranty claim, including if possible to inspect the subject Component or Repaired Wrist. In the event any Component shall fail due to defects in Components, Rebotix will either replace the non-conforming Component (or Components) or provide Service Center with an account credit for the cost of the Component, as applicable.
- 7.2 Warranty / Exclusions. Except as provided in 7.1 Rebotix makes no warranty, Express or implied or statutory including any warranty for merchantability or fitness or for a general or particular purpose and all such warranties are expressly excluded. There are no warranties which extend beyond the description on the face hereof. Warranty does not apply if: Component was damaged or improperly installed by Service Center; or if Repaired Wrist has been damaged by accident, abuse, modification, or has been used, sterilized, cleaned or stored improperly either by Service Center, end user of the Repaired Wrist, or a third party. The warranty per 7.1 is the sole and exclusive remedy for any breach of warranty and / or claim of personal injury, property damage, or commercial loss, arising from breach of contract, tort, strict liability, or negligence. Rebotix is not liable for any direct, consequential, indirect, incidental or special damages, losses or expenses whatsoever arising: (a) in connection with, or due to the use of, or lack of ability to use, any Component or Repaired Wrist; or any delay in delivery of Repaired Wrist from Service Center.
- 7.3 Shortage: Service Center shall inspect all Components when received and any claim for shortage shall be deemed waived unless presented to Rebotix in writing within 30 days of receipt.
- 7.4 Service Center Insurance: Service Center shall maintain during the Term of this contract, Commercial General and Product Liability Insurance, naming Rebotix as an additional insured.
- 8 Non-limitation. Nothing hereunder shall be deemed to prohibit or limit Rebotix's right to Repair Wrists or provide Components or other services per the Scope of Work for other Service Centers; or to prohibit Service Center from marketing other products or services.
- 9 Independent Contractor/No Agency. The parties agree that Service Center is an independent contractor in the performance of this Agreement and has complete responsibility for any person

engaged in the Repair, marketing, sale or distribution of Repaired Wrists. Neither Service Center nor its employees or agents are considered as employees or agents of Rebotix.

10 Regulatory Responsibilities

- 10.1 Service Center shall be responsible for obtaining any necessary legal and regulatory approvals for the Repair, importation, marketing, and distribution of Repaired Wrists.
- 10.2 Service Center shall maintain a formal Quality Management System (“QMS”) per a recognized international standard (e.g. ISO 9001).
- 10.3 Rebotix is responsible for the quality and design of its Components. Manufacturing of the Components is performed with quality standards meeting the requirements of ISO 9001.

11 Service Center Distribution Lists. Service Center shall be solely and exclusively responsible for distribution of the Repaired Wrists to end users/customers. Service Centers shall at all times maintain an accurate and current Repaired Wrist end user/customer distribution list including, at a minimum, Reference and Lot numbers, Version, serial number of Component utilized, end user/customer, and date of distribution for each individual Repaired Wrist, and make such list available to Rebotix for review upon request.

12 Complaint Management / Adverse Event Reporting. If Service Center becomes aware of information which reasonably suggests that an end user complaint involving a Repaired Wrist concerns injury or otherwise may qualify as a “Reportable Event / Adverse Event” the Service Center shall notify Rebotix immediately. All other complaints must be reported to Rebotix as soon as possible, Service Center will provide any available information regarding a complaint to Rebotix.

13 Product Recalls / Advisory Notices. Service Center will maintain regulatory vigilance to ensure that Repair service is not performed upon a Wrist subject to manufacturers recall or advisory notice.

14 Term / Effective Date

- 14.1 This Agreement shall be for a term of one (1) year from the Effective Date unless earlier terminated pursuant to the terms set forth herein.
- 14.2 After the initial one (1) year term, this Agreement shall be renewed automatically for successive one (1) year terms unless either party notifies the other party in writing, at least ninety (90) days prior to the expiration of the then-current term, of its election to terminate this Agreement at the expiration of the then-current term. For the purpose of this Agreement, the Effective Date of this Agreement is the signature date of the last party to sign this Agreement.

15 Termination and Default

- 15.1 Either party may terminate this Agreement upon default of the other party of any term, covenant or condition of this Agreement, where such default continues for a period of thirty (30) days after receipt of written notice thereof from the non-defaulting party specifying the existence of such default. The cure period for a default of sections 15.4, 16, 17, 20 or 21.1 is fifteen (15) days after receipt of written notice thereof from the non-defaulting party specifying the existence of the default.
- 15.2 Either party may terminate this Agreement without cause upon at least sixty (60)

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days advance written notice given by either Rebotix or Service Center to the other party, in which case the Agreement shall terminate on the date specified in such notice.

- 15.3 Either party may terminate this Agreement upon the other party filing or having filed against it a bankruptcy, reorganization, liquidation, dissolution, assignment for the benefit of creditors or similar action, unless in the case of any such involuntary action, such action is dismissed or discharged within thirty (30) days after the filing thereof, or becoming insolvent, or becoming unable to pay its debts as and when they become due.
- 15.4 Rebotix may terminate this Agreement immediately upon written notice to Service Center upon any majority change in the ownership or management of Service Center, or change in the person or persons who own or have voting control of the ownership of Service Center as of the Effective Date.
- 15.5 All payment obligations expressly survive termination of this Agreement for any reason.
- 15.6 The provisions of Section 16 Proprietary Information, Section 17 Intellectual Property, and Section 20 Reverse Engineering expressly survive termination of this Agreement for any reason.

16 Confidentiality and Proprietary Information

- 16.1 Proprietary Information shall mean all Intellectual Property (per section 17 below) including trade secrets, business secrets, or confidential information regarding Rebotix, Scope of Work, Components, Equipment, Custom Fixtures, or Repairs, including information not generally known or ascertainable by persons not employed by Rebotix, the knowledge of which would permit a third party to derive actual or potential economic value or cause economic harm to Rebotix.
- 16.2 Proprietary Information includes but is not limited to procedures, processes, software, firmware, documentation and Specifications relating to the Components or Repaired Wrists.
- 16.3 In accordance with the provisions of this Agreement, Service Center agrees to hold Proprietary Information in strict confidence during and after the term of this Agreement.
- 16.4 Except as set forth herein, Service Center will not use Proprietary Information in any manner without the prior written consent of Rebotix.
- 16.5 Service Center will not disclose any Proprietary Information to third parties without the prior written consent of Rebotix; provided that, the Service Center may disclose Proprietary Information to its Authorized Representatives involved in the Repair of Wrists utilizing Components provided by Rebotix, the disclosure of Proprietary Information is only made to the extent necessary and on a need-to-know basis.
- 16.6 "Authorized Representatives" is defined as affiliates, directors, officers, managers, partners, employees, contractors, agents, accountants, legal counsels, advisors, and associates.
- 16.7 Upon termination of Agreement Service Center will return all Proprietary Information to Rebotix.
- 16.8 The parties agree that any breach of the terms of this section, Section 16, will result in irreparable injury to Rebotix for which Rebotix will have no adequate remedy at law. Thus, Service Center consents to an injunction in favor of Rebotix enjoining breach of this Agreement by any court of competent jurisdiction without prejudice to any other right or remedy to which Rebotix may be entitled.

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It is agreed that an injunction bond in the amount of \$5,000.00 is adequate. In the event this provision is determined by the court to be unenforceable for reason of being over too great a period of time, too large a geographical area or too great a range of activities this Agreement shall be interpreted to extend only over the maximum period of time, geographical area or range of activities as to which it may be enforceable.

17 Ownership and Assignment of Intellectual Property

- 17.1 Service Center hereby acknowledges that Rebotix holds, or has rights to, valuable patent, copyright, trademark, trade secret, firmware, software, and other intellectual property and proprietary rights related to the Components and Repaired Wrists ("Intellectual Property").
- 17.2 Service Center agrees not to interfere with Rebotix's ownership or enjoyment of the Intellectual Property, without limitation by registering any trademarks or domain names incorporating any of the Rebotix's marks.
- 17.3 Service Center hereby assigns to Rebotix all ownership rights to any patent, copyright, trade secret, or other intellectual property that Service Center may conceive, discover, reduce to practice, create, author or develop that (i) result from services performed by the Service Center and (ii) relate to the Rebotix's business.
- 17.4 Service Center further waives all other rights, including moral rights, it may otherwise retain to Intellectual Property.
- 17.5 During the term hereof, or at any time thereafter, Service Center will execute upon request any assignments or other documents needed to vest or confirm ownership of intellectual property rights exclusively in Rebotix.
- 17.6 Rebotix does not grant to Service Center any common law or statutory right relating to Rebotix's Intellectual Property or Proprietary Information.
- 17.7 Rebotix shall have the sole right, but not the obligation, to enforce or defend the Intellectual Property.

18 License to use Trade names and Trademarks

- 18.1 Rebotix grants Service Center the non-exclusive, revocable, and non-transferable permission to use the trademarks, trade names, and symbols of Rebotix in association with the Repaired Wrists and solely for the exhibition, advertisement, promotion, and sale of the Repaired Wrists, only in the form prescribed by Rebotix, and never in such a manner that they may become generic, or diluted, or otherwise lose their status as trademarks and trade names of Rebotix.
- 18.2 Such permission to use the trademarks, trade names and symbols of Rebotix ceases upon termination or expiration of this Agreement, at which time Service Center must immediately discontinue representing and holding itself out as Service Center for Rebotix, and discontinue the use of all such trade names, trademarks and symbols of Rebotix, including, without limitation, stationery, business cards, order forms or any printed or computerized material whatsoever.
- 18.3 Service Center agrees to use the trademarks, trade names and symbols of Rebotix in conjunction with the Repaired Wrists under the quality standards and business practices that Rebotix shall from time to time establish and promulgate.
- 18.4 Rebotix has the unqualified right, at any reasonable time, and without prior notice, to inspect Service Center's use of the trademarks, trade names and symbols of Rebotix

for the purpose of insuring that the quality meets or exceeds Rebotix's quality standards.

- 18.5 All Products and advertising bearing the trademarks, trade names and symbols of Rebotix shall be marked with appropriate legend, to wit: TM or ® and such other legend that shall be dictated by Rebotix.

19 Patents, Inventions, and License

- 19.1 "Patents" are defined as U.S. Pat. No. 9,247,996 titled System, Method, and Apparatus for Refurbishment of Robotic Surgical Arms issued February 2, 2016, and U.S. Pat. No. 9,527,208 titled System, Method, and Apparatus for Refurbishment of Robotically Controlled Devices issued December 27, 2016.
- 19.2 For any inventions resulting from the Scope of Work, Service Center hereby assigns all rights to Rebotix. Service Center further agrees to cooperate with Rebotix to assign all rights to such inventions to Rebotix, and execute all associated paperwork.
- 19.3 For any inventions outside the Scope of Work, ownership will be addressed in a separate agreement.
- 19.4 Rebotix grants to Service Center, during the term of this Agreement only, a nonexclusive, nontransferable, at will, license to make, use, offer to sell, and sell Repaired Wrists that lie within the scope of the Patents. Rebotix does not grant, but instead retains, the right to sue third-parties for infringement of the Patents.
- 19.5 This limited patent license terminates with the termination of this Agreement.

- 20 Reverse Engineering. Service Center shall not, directly or through any person or entity, in any form or manner copy, reproduce, refurbish, or reverse engineer Components, Custom Fixtures, Equipment or other items received under the Scope of Work or any part thereof.

21 Assignment

- 21.1 This Agreement is personal to Service Center. Service Center acknowledges and agrees that Rebotix is only willing to enter this Agreement with Service Center based on Service Center's reputation and expertise. Therefore, Service Center cannot directly or indirectly assign this Agreement, or any of its rights or obligations hereunder, without the prior written consent of Rebotix, whether by stock or member interest transfer, reorganization, sale of such interests or substantially all of Service Center's assets, or by any other means. Any breach of this no-assignment provision entitles Rebotix to immediately terminate this Agreement.
- 21.2 Rebotix may assign its interest in this Agreement upon written notice to Service Center.

- 22 Successors. Subject to the limitations in section 21 titled "Assignment," this Agreement shall be binding upon the successors and assigns of the respective parties.

- 23 Force Majeure. Neither party is responsible to the other for failure to conform to this Agreement where the failure to conform is the result of act of God, natural disaster, war, terrorism, or strike.

- 24 Attorney Fees/Venue. In the event either party is required to institute legal action against the other party, then the prevailing party shall be entitled to be reimbursed from the non-prevailing party for all costs including reasonable attorney's fees incurred prior to trial, at trial level, and in any appellate proceedings. This Agreement is governed by and interpreted pursuant to the laws of the State of Florida, United States of America. The exclusive venue for any proceedings shall

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be in the courts located in the State of Florida, United States of America. The parties consent to the jurisdiction and venue of such courts.

- 25 Notice. Any notice required to be given hereunder shall be in writing and delivered through or by expedited mail or packaged service, addressed to the parties at the addresse indicated herein or at such other address as the parties may direct in writing.
- 26 No Third Party Beneficiary. This Agreement will not confer any rights or remedies upon any person other than Rebotix, the Service Center and their respective heirs, executors, successors and assigns.
- 27 Entire Agreement. This Agreement contains the entire agreement of the parties hereto and supersedes any and all previous or contemporaneous agreements or understandings between the parties related to the subject matter hereof. No commitments or representations beyond those explicitly stated are intended or implied. No modifications, addition to or waiver of any right, obligation or default shall be effective unless in writing, signed by an authorized representative party against whom the same is sought to be enforced. One or more waivers of any right, obligation or default shall not be construed as a waiver of any subsequent right, obligation or default. If any of the provisions or portions of this Agreement shall be determined by a Court to be invalid or unenforceable for any reason, such invalidity or unenforceability shall not invalidate or render unenforceable the other provisions of this Agreement, which shall continue in full force and effect and shall be binding on the parties.

Wherefore the Parties agree:

REBOTIX REPAIR, LLC.

By:

Chris Gibson, COO

Date: _____

SURGICAL INSTRUMENT SERVICE COMPANY, INC.

By:

Greg Posdal, President/CEO

Date: _____

Attachment A: Approved Model List

REF	Description
420001	Potts Scissors #
420003	Small Clip Applier *** ###
420006	Large Needle Driver #
420007	Round Tip Scissors #
420033	Black Diamond Micro Forceps * #
420036	DeBakey Forceps #
420048	Long Tip Forceps #
420049	Cadiere Forceps #
420093	<i>ProGrasp</i> TM Forceps #
420110	<i>PreCise</i> TM Bipolar Forceps #
420121	Fine Tissue Forceps * #
420157	Snap-Fit Scalpel Instrument ** ##
420171	Micro Bipolar Forceps #
420172	Maryland Bipolar Forceps #
420178	Curved Scissors #
420179	<i>Hot Shears</i> TM (Monopolar Curved Scissors) #
420181	Resano Forceps #
420183	Permanent Cautery Hook #
420184	Permanent Cautery Spatula #
420189	Double Fenestrated Grasper #
420190	<i>Cobra</i> TM Grasper #
420192	Valve Hook * #
420194	<i>Mega</i> TM Needle Driver #
420203	Pericardial Dissector #
420204	Atrial Retractor #
420205	Fenestrated Bipolar Forceps #
420207	Tenaculum Forceps #
420215	Cardiac Probe Grasper #
420227	<i>PK</i> [®] Dissecting Forceps #
420230	Large Clip Applier *** ###
420246	Atrial Retractor Short Right #
420249	Dual Blade Retractor #
420278	<i>Graptor</i> TM (Grasping Retractor) #
420296	Large <i>SutureCut</i> TM Needle Driver #
420309	<i>Mega</i> TM <i>SutureCut</i> TM Needle Driver #
420318	Small <i>Graptor</i> TM (Grasping Retractor) #
420327	Medium-Large Clip Applier *** ###
420344	Curved Bipolar Dissector #

Legend:

- * Requires Interceptor programmed with 15 uses.
- ** Requires Interceptor programmed with 30 uses.
- *** Requires Interceptor programmed with 100 closures.
- # Has a Training variant that requires an Interceptor with 30 uses.
- ## Has a Training variant that requires an Interceptor with 70 uses.
- ### Has a Training variant that requires an Interceptor with 100 closures.

Attachment B: Items Initially Provided to Service Center By Rebotix via PO

Number	Description	QTY	Confidential
PR1003	Interceptor PWA	50	YES
PR1004	Loctite 5031™ Nuva-Sil Silicone Potting Compound	3	NO
PR1055	Tension Fixture	1	YES
PR1062	Tool End Tension Fixture	2	YES
PR1107	Rebotix Hipot Test Fixture	1	YES
PR1108	Drill Key Fixture	1	YES
PR1136	Alpha Telecore HF-850 Solder	1	NO
PR1137	Alpha NR205 Flux Pen	2	NO
PR1143	Housing Removal Fixture	1	YES
PR1151	Wheel Locator Fixture	2	YES
PR1188	PCB Mounting Clip Tool	1	YES
PR1193	EndoWrist Scanner Fixture	1	YES
PR1201	Probe, Pointed, 5.24"	1	NO
PR1202	Tweezer, Point Fine, 4.72"	1	NO
PR1203	Screwdriver, Hex, 2mm, 5.71"	1	NO
PR1204	Dremel 4486 Chuck	1	NO
PR1205	Fluke 87-V Multimeter	1	NO
PR1206	Menda 6oz Chem Bottle	1	NO
PR1207	Dremel 512E Abrasive Buff	1	NO
PR1208	Excelta Double Ended Brush	1	NO
PR1209	Hakko T15-D08 Solder Tip	1	NO
PR1210	Hakko FM-2022 Parallel Remover	1	NO
PR1211	Hakko T16-1013 Tweezer Desoldering Tip (2 pack)	1	NO
PR1212	Loctite 300mL Cartridge Adapter	1	NO
PR1213	Loctite Fischbach Cartridge Adapter	1	NO
PR1214	Loctite Cartridge Needle Adapter, 1/4 NPT x Female Luer (5 pack)	1	NO
PR1215	Loctite Barrel Kit/UV Adhsve Black 30ml	1	NO
PR1216	Loctite Cartridge Syringe Adapter (5 pack)	1	NO
PR1217	Torx Screws, M1.59 Size, 6 mm Long (50 pack)	1	NO
PR1218	Loctite Pink Luer Lock 20 Guage Needle (50 pack)	1	NO
PR1219	Dremel 113 Flat Cutter Cylinder Head	1	NO
PR1220	Drill-Press Vise	1	NO
PR1221	Drill Bit, 3/64"	1	NO
PR1222	Set Screw Shaft Collar	1	NO
PR1223	Hex L-Key	1	NO
PR1224	Wiha Screwdriver, Torx, T5, 6.5"	1	NO
PR1225	Miniature Pry Bar	1	NO
PR1226	Hobby Hammer With Interchangeable Tips	1	NO
PR1227	Barrette Escapement File, #10	1	NO
PR1228	Barrette Escapement File, #6	1	NO
PR1229	USB 2.0 A to Mini B Cable	1	NO
PR1230	USB Storage Device	1	YES
PR1232	Dremel 8050 Micro Rotary Tool	1	NO
PR1234	Loctite Digital Syringe Dispenser	1	NO
PR1235	Guardian Plus Constant Monitor for One Operator, NIST Calibrated	1	NO
PR1236	Loctite Zeta 98413 Flood Light	1	NO
PR1237	TheraBand Non-Latex Yellow Band	1	NO

Service Center acknowledges that items marked "YES" in the "Confidential" column are considered "Confidential Information" and "Intellectual Property" per the terms of the Agreement between Rebotix and Service Center.

Service Center:

Date: _____ By: _____ Position: _____

Rebotix:

Date: _____ By: _____ Position: _____